

1
2
3
4
5 ORACLE AMERICA, INC.,

6
7
8
9 No. C 10-03561 WHA

10 Plaintiff,

11 v.

12 GOOGLE INC.,

13 Defendant.

14 /
15 **REQUEST FOR
FURTHER BRIEFING**

16 The Court has read the recent briefs and thanks counsel for the excellent work on both
17 sides. By **THURSDAY AT NOON** both sides shall please file further briefing on whether computer
18 programming languages have been held to be copyrightable or should be so held, developing the
19 arguments much more fully than were done in the recent briefs. Also please summarize the
20 expected trial evidence on the extent to which the 37 APIs should be or are deemed part of the
21 Java programming language. What will be the expected trial evidence as to how APIs are
22 regarded in other programming languages like C ++ . How did APIs develop in the history of
23 programming, according to the trial evidence? Each side may have up to ten pages. Please don't
24 simply point out that the other side cannot find case law to support its position.

25 **IT IS SO ORDERED.**

26
27 Dated: April 6, 2012.

28 
WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE